

FILED

2012 SEP 11 AM 10:38

CLERK U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIF.
LOS ANGELES

1 J. Andrew Coombs (SBN 123881)
andy@coombsp.com
2 Nicole L. Drey (SBN 250235)
nicole@coombsp.com
3 J. Andrew Coombs, A Prof. Corp.
4 517 East Wilson Avenue, Suite 202
Glendale, California 91206
5 Telephone: (818) 500-3200
Facsimile: (818) 500-3201

6 Attorneys for Plaintiff
Warner Bros. Home Entertainment Inc.

8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA

10 Warner Bros. Home Entertainment Inc.,

11 Plaintiff,

12 v.

13 Dominic Pereira, an individual and d/b/a
14 as Amazon.com Seller ElectronicAge and
15 Does 1-10, inclusive,

16 Defendants.

Case No.: CV12-06512 RSWL (CWx)

PLAINTIFF'S FIRST AMENDED
COMPLAINT FOR COPYRIGHT
INFRINGEMENT

DEMAND FOR A JURY TRIAL

17
18 Plaintiff Warner Bros. Home Entertainment Inc. ("Warner Bros.") for its First
19 Amended Complaint allege as follows:

20 **A. Introduction**

21 1. Warner Bros. owns exclusive United States distribution rights in various
22 creative works, including, but not limited to, *One Tree Hill*, *The Wire*, *Rizzoli &*
23 *Isles*, *True Blood*, *Entourage*, *Big Bang Theory* and *Chuck* ("the Warner Bros.
24 Works"). Each of the Warner Bros. Works is entitled to copyright protection.
25 Defendants, through the online venue Amazon.com, distribute, promote, offer for sale
26 and sell counterfeit copies of the Warner Bros. Works (the "Counterfeit Product").
27 Warner Bros. is informed and believes and based thereon alleges that this
28 infringement activity is systematic and willful or done with reckless disregard of

COPY

1 Warner Bros.' intellectual property rights. Warner Bros. asks that this Court enjoin
2 that activity and order Defendants to pay damages pursuant to the Copyright Act of
3 1976, 17 U.S.C. § 101, *et seq.* (the "Copyright Act.").

4 **B. Jurisdiction and Venue**

5 2. Plaintiff brings this action pursuant to 17 U.S.C. §§ 101, *et seq.* The
6 Court has jurisdiction over the subject matter pursuant to 28 U.S.C. § 1331 and §
7 1338(a).

8 3. The events giving rise to the claim alleged herein occurred, among other
9 places, within this judicial district. Venue in the Central District of California is
10 proper pursuant to 28 U.S.C. § 1391(b) and § 1400(a).

11 **C. Warner Bros.**

12 4. Warner Bros. is a corporation duly organized and existing under the
13 laws of the State of Delaware, having its principal place of business in Burbank,
14 California.

15 5. Warner Bros. and certain of its affiliated companies are engaged in a
16 variety of businesses including, without limitation, the production and distribution of
17 motion pictures and television programs.

18 6. Warner Bros. owns exclusive rights under the Copyright Act to the
19 Warner Bros. Works, including the rights to reproduce, distribute or license the
20 reproduction and distribution of the motion pictures in video format in the United
21 States, including, but not limited to, those copyrights that are the subject of the
22 copyright registrations which are listed in Exhibit "A," attached hereto, and
23 incorporated herein by this reference. Video format includes, but is not limited to,
24 digital versatile discs ("DVDs") and Blu-ray discs.

25 7. The expression and other distinctive features of the Warner Bros. Works
26 are wholly original with Warner Bros., its licensors and/or assignors and, as fixed in
27 various tangible media, are copyrightable subject matter under the Copyright Act.
28

1 8. Warner Bros. has secured from Warner Bros. Entertainment Inc. and
2 Home Box Office, Inc. the exclusive rights and privileges to reproduce, distribute, or
3 license the reproduction or distribution of the Warner Bros. Works throughout the
4 United States. Warner Bros., its affiliates, licensees and/or assignors have complied in
5 all respects with the laws governing copyright.

6 9. The Warner Bros. Works have been manufactured, sold and/or
7 otherwise distributed in conformity with the provisions of the copyright laws.
8 Warner Bros., its affiliates, licensees and/or assignors have complied with their
9 obligations under the copyright laws, and Warner Bros., in its own right or as
10 successor-in-interest, has at all times been and still is the sole proprietor or otherwise
11 authorized to enforce all right, title and interest in and to the copyrights or to enforce
12 its exclusive rights for home video distribution in each of the Warner Bros. Works.

13 **D. Defendants**

14 10. Defendant Dominic Pereira ("Pereira") is an individual and does
15 business on Amazon.com using the seller identities, "ElectronicAge" and Cinopolis.
16 Plaintiff is informed and believes that Pereira is a resident of Signal Hill, in the State
17 of California. Plaintiff is informed and believes Pereira transacts business in this
18 judicial district through offers and sales of the Counterfeit Product in this judicial
19 district, among other places.

20 11. Upon information and belief, Does 1 – 10 are either entities or
21 individuals who are residents of or present in this judicial district and are subject to the
22 jurisdiction of the Court. Upon information and belief, Does 1 – 10 are principals,
23 supervisory employees, or suppliers of Defendant or other entities or individuals who,
24 in this judicial district, are manufacturing, distributing, selling and/or offering for sale
25 merchandise which infringes the Warner Bros. Works. The identities of the various
26 Does are unknown to Warner Bros. at this time. The First Amended Complaint will
27
28

1 be amended to include the names of such individuals when identified. The Defendant
2 and Does 1 – 10 are collectively referred to herein as “Defendants.”

3 **E. Defendants' Infringing Activities**

4 12. Amazon.com, Inc. is a Delaware corporation with its principal place of
5 business in Seattle, Washington. Amazon.com, Inc. operates retail websites which
6 include www.amazon.com, www.amazon.co.uk, www.amazon.de,
7 www.amazon.co.jp, www.amazon.fr, www.amazon.ca, www.amazon.cn,
8 www.amazon.it and www.amazon.es.

9 13. Among other things, through its websites, Amazon.com, Inc. offers e-
10 commerce platforms that enable third parties to sell products on Amazon.com (the
11 “Website”). The Website provides services to third-party sellers, including the
12 Defendants. Such services include, but are not limited to, design of the webpage
13 describing and/or illustrating the product being offered by third-party Amazon.com
14 sellers, access to the Internet community seeking product offered by the third-party
15 sellers and fulfillment services through which Amazon.com sellers can have goods
16 shipped from Amazon.com warehouses using Amazon.com employees to perform
17 packaging and shipping services.

18 14. More than two million Amazon.com users employ the Amazon.com e-
19 commerce platform to offer product or services to Internet users. Smaller sellers
20 participate in Amazon Marketplace where they offer new, used and collectible
21 selections at fixed prices to Amazon customers around the world.

22 15. Among the third-party sellers who employ the Website platform to
23 market, offer, sell and distribute their merchandise are the Defendants. The
24 Defendants have employed the Website to market, offer, sell and distribute the
25 Counterfeit Product. Warner Bros. is informed and believes and based thereon
26 alleges that the Defendants have distributed, advertised and/or sold and continue to
27 copy, reproduce, distribute, advertise and/or sell unauthorized copies of motion
28

1 pictures owned by Warner Bros., including, but not necessarily limited to, the
2 Warner Bros. Works identified in paragraph 1, above, and Exhibit "A." Defendants
3 do so using the Website. Defendants have not been authorized by Warner Bros. to
4 reproduce, distribute, sell or offer for sale any of the Warner Bros. Works.

5 16. By engaging in this conduct, Defendants have acted in willful disregard
6 of laws protecting Warner Bros.' copyrights. Warner Bros. has sustained and will
7 continue to sustain substantial damage to the value of its creative works, specifically
8 including the Warner Bros. Works.

9 **F. Warner Bros.'s Damages**

10 17. Warner Bros. is informed and believes, and upon that basis alleges, that
11 the Defendants have each obtained gains, profits and advantages as a result of their
12 infringing activity in amounts within the jurisdiction of the Court.

13 18. Warner Bros. is informed and believes, and upon that basis alleges, that
14 it has suffered and continues to suffer direct and actual damages as a result of
15 Defendants' infringing conduct, in amounts within the jurisdiction of the Court. In
16 order to determine the full extent of such damages, including such profits as may be
17 recoverable under 17 U.S.C. § 504, Warner Bros. will require an accounting from
18 each Defendant of all monies generated from the promotion, display, sale and offer
19 for sale of the Defendants' goods and services using the Warner Bros. Works. In the
20 alternative, Warner Bros. may elect to recover statutory damages pursuant to 17
21 U.S.C. § 504 (c) for each of the Warner Bros. Works infringed.

22 19. Warner Bros. has no other adequate remedy at law and has suffered and
23 continues to suffer irreparable harm and damage as a result of the above-described
24 acts. Warner Bros. is informed and believes, and upon that basis alleges, that, unless
25 enjoined by the Court, Defendants' infringing activity will continue, with attendant
26 irreparable harm to Warner Bros. Accordingly, Warner Bros. seeks preliminary and
27 permanent injunctive relief pursuant to 17 U.S.C § 502 and seizure of the Counterfeit
28

1 Product, including the means of production as provided by 17 U.S.C. § 503.

2 20. By reason of the foregoing, Warner Bros. has incurred and will continue
3 to incur attorneys' fees and other costs in connection with the prosecution of its claims,
4 which attorneys' fees and costs Warner Bros. is entitled to recover from the
5 Defendants, and each of them, pursuant to 17 U.S.C. § 505.

6 21. Warner Bros. is without an adequate remedy at law in that damages are
7 difficult to ascertain and, unless the Defendants' acts are enjoined, Warner Bros. will
8 be irreparably harmed by Defendants' deliberate and systematic infringement of its
9 rights.

10 **PRAYER FOR RELIEF**

11 WHEREFORE, Warner Bros. asks this Court to order that:

12 1. Defendants, their agents, servants, employees, representatives,
13 successor and assigns, and all persons, firms, corporations or other entities in active
14 concert or participation with any of the said Defendants, be immediately and
15 permanently enjoined from directly or indirectly infringing the Warner Bros. Works
16 in any manner, including generally, but not limited to:

- 17 a. Reproducing, distributing, shipping, selling or offering for sale
18 unauthorized copies, in any format, of any of the Warner Bros. Works;
19 b. Aiding or abetting the reproduction, distribution, shipment, sale or offer
20 for sale of any unauthorized copies of any of the Warner Bros. Works;
21 or
22 c. Marketing, advertising and/or promoting any unauthorized copies of the
23 Warner Bros. Works.

24 2. That Warner Bros. and its designees are authorized to seize the following
25 items which are in Defendants' possession, custody or control:

- 26 a. All Counterfeit Product;
27 b. Any other unauthorized product which reproduces, copies,
28

1 counterfeits, imitates or bear any of the Warner Bros. Works, or any
2 part thereof;

3 c. Any molds, screens, patterns, plates, negatives, machinery or
4 equipment, specifically including computers, servers, optical disc
5 burners and other hardware used for making or manufacturing the
6 Counterfeit Product or unauthorized product which reproduces, copies,
7 counterfeits, imitates or bear any of the Warner Bros. Works, or any
8 part thereof.

9 3. Defendants be required to pay actual damages increased to the
10 maximum extent permitted by law and/or statutory damages at Warner Bros.’
11 election;

12 4. Defendants be required to account for and pay over to Warner Bros. all
13 damages sustained by Warner Bros. and profits realized by Defendants by reason of
14 Defendants’ unlawful acts herein alleged and that those profits be increased as
15 provided by law;

16 5. Defendants be required to pay Warner Bros. their costs of this action
17 and reasonable attorneys’ fees; and

18 6. Warner Bros. be granted all other and further relief the Court may deem
19 just and proper under the circumstances.

20
21 Dated: September 11, 2012

J. Andrew Coombs, A Professional Corp.

22
23 By: J. Andrew Coombs / nld
24 J. Andrew Coombs
25 Nicole L. Drey
26 Attorneys for Plaintiff Warner Bros. Home
27 Entertainment Inc.
28

DEMAND FOR JURY TRIAL

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff Warner Bros. Home Entertainment Inc. hereby demands a trial by jury of all issues so triable.

Dated: September 11, 2012

J. Andrew Coombs, A Professional Corp.

By: J. Andrew Coombs Ind
J. Andrew Coombs
Nicole L. Drey
Attorneys for Plaintiff Warner Bros. Home
Entertainment Inc.

EXHIBIT "A"**COPYRIGHT REGISTRATIONS**

<u>Copyright Registration Number:</u>	<u>Title of Work:</u>	<u>Claimant of Work:</u>
	ONE TREE HILL: Season Nine	
PA 1-798-781	ONE TREE HILL: Know This, We've Noticed	Warner Bros. Entertainment Inc.
PA 1-798-785	ONE TREE HILL: In The Room Where You Sleep	Warner Bros. Entertainment Inc.
PA 1-799-110	ONE TREE HILL: Love The Way You Lie	Warner Bros. Entertainment Inc.
PA 1-798-806	ONE TREE HILL: Don't You Want To Share The Guilt?	Warner Bros. Entertainment Inc.
PA 1-798-814	ONE TREE HILL: The Killing Moon	Warner Bros. Entertainment Inc.
PA 1-798-826	ONE TREE HILL: Catastrophe And The Cure	Warner Bros. Entertainment Inc.
PA 1-798-827	ONE TREE HILL: Last Known Surroundings	Warner Bros. Entertainment Inc.
PA 1-798-828	ONE TREE HILL: A Rush Of Blood To The Head	Warner Bros. Entertainment Inc.
PA 1-798-830	ONE TREE HILL: Every Breath Is A Bomb	Warner Bros. Entertainment Inc.
PA 1-798-831	ONE TREE HILL: Hardcore Will Never Die, But You Will	Warner Bros. Entertainment Inc.
PA 1-798-833	ONE TREE HILL: Danny Boy	Warner Bros. Entertainment Inc.
PA 1-798-842	ONE TREE HILL: Anyone Who Had A Heart	Warner Bros. Entertainment Inc.
PA 1-798-847	ONE TREE HILL: One Tree Hill	Warner Bros. Entertainment Inc.
	THE WIRE: Season One	
PA 1-085-787	THE WIRE: The Target	Home Box Office, Inc.
PA 1-085-788	THE WIRE: The Detail	Home Box Office, Inc.
PA 1-085-789	THE WIRE: The Buys	Home Box Office, Inc.
PA 1-085-790	THE WIRE: Old Cases	Home Box Office, Inc.
PA 1-091-735	THE WIRE: The Pager	Home Box Office, Inc.

1	PA 1-091-734	THE WIRE: The Wire	Home Box Office, Inc.
2	PA 1-085-791	THE WIRE: One Arrest	Home Box Office, Inc.
3	PA 1-112-366	THE WIRE: Lessons	Home Box Office, Inc.
4	PA 1-112-367	THE WIRE: Game Day	Home Box Office, Inc.
5	PA 1-085-792	THE WIRE: The Cost	Home Box Office, Inc.
6	PA 1-085-793	THE WIRE: The Hunt	Home Box Office, Inc.
7	PA 1-112-891	THE WIRE: Cleaning Up	Home Box Office, Inc.
8	PA 1-097-171	THE WIRE: Sentencing	Home Box Office, Inc.
9		THE WIRE: Season Two	
10	PA 1-136-490	THE WIRE: Ebb Tide	Home Box Office, Inc.
11	PA 1-148-802	THE WIRE: Collateral Damage	Home Box Office, Inc.
12	PA 1-194-679	THE WIRE: Hot Shots	Home Box Office, Inc.
13	PAu2-811-064	THE WIRE: Hard Cases	Home Box Office, Inc.
14	PAu2-803-274	THE WIRE: Undertow	Home Box Office, Inc.
15	PA 1-148-601	THE WIRE: All Prologue	Home Box Office, Inc.
16	PA 1-188-186	THE WIRE: Backwash	Home Box Office, Inc.
17	PAu2-787-345	THE WIRE: Duck And Cover	Home Box Office, Inc.
18	PA 1-190-936	THE WIRE: Stray Sounds	Home Box Office, Inc.
19	PA 1-194-673	THE WIRE: Storm Warnings	Home Box Office, Inc.

1	PA 1-201-679	THE WIRE: Bad Dreams	Home Box Office, Inc.
2			
3	PA 1-201-678	THE WIRE: Port In A Storm	Home Box Office, Inc.
4			
5		THE WIRE: Season Three	
6	PA 1-246-492	THE WIRE: Time After Time	Home Box Office, Inc.
7	PA 1-246-487	THE WIRE: All Due Respect	Home Box Office, Inc.
8			
9	PA 1-249-546	THE WIRE: Dead Soldiers	Home Box Office, Inc.
10	PA 1-249-545	THE WIRE: Amsterdam	Home Box Office, Inc.
11	PA 1-249-550	THE WIRE: Straight And True	Home Box Office, Inc.
12			
13	PA 1-249-549	THE WIRE: Homecoming	Home Box Office, Inc.
14	PA 1-263-206	THE WIRE: Back Burners	Home Box Office, Inc.
15			
16	PA 1-263-204	THE WIRE: Moral Midgetry	Home Box Office, Inc.
17	PA 1-263-205	THE WIRE: Slapstick	Home Box Office, Inc.
18			
19	PA 1-263-201	THE WIRE: Reformation	Home Box Office, Inc.
20	PA 1-265-461	THE WIRE: Middle Ground	Home Box Office, Inc.
21			
22	PA 1-265-512	THE WIRE: Mission Accomplished	Home Box Office, Inc.
23			
24		THE WIRE: Season Four	
25	PA 1-325-037	THE WIRE: Boys Of Summer	Home Box Office, Inc.
26	PA 1-325-038	THE WIRE: Soft Eyes	Home Box Office, Inc.
27			
28	PA 1-325-039	THE WIRE: Home Rooms	Home Box Office, Inc.

1	PA 1-261-149	THE WIRE: Refugees	Home Box Office, Inc.
2			
3	PA 1-261-150	THE WIRE: Alliances	Home Box Office, Inc.
4			
5	PA 1-261-132	THE WIRE: Margin Of Error	Home Box Office, Inc.
6	PA 1-261-151	THE WIRE: Unto Others	Home Box Office, Inc.
7			
8	PA 1-261-345	THE WIRE: Corner Boys	Home Box Office, Inc.
9	PA 1-261-344	THE WIRE: Know Your Place	Home Box Office, Inc.
10	PA 1-353-972	THE WIRE: Misgivings	Home Box Office, Inc.
11			
12	PA 1-353-973	THE WIRE: A New Day	Home Box Office, Inc.
13	PA 1-353-974	THE WIRE: That's Got His Own	Home Box Office, Inc.
14			
15	PA 1-261-346	THE WIRE: Final Grades	Home Box Office, Inc.
16		THE WIRE: Season Five	
17	PA 1-611-976	THE WIRE: More With Less	Home Box Office, Inc.
18			
19	PA 1-608-341	THE WIRE: Unconfirmed Reports	Home Box Office, Inc.
20	APPLICATION PENDING	THE WIRE: Not For Attribution	Home Box Office, Inc.
21			
22	PA 1-663-138	THE WIRE: Transitions	Home Box Office, Inc.
23	PA 1-617-062	THE WIRE: React Quotes	Home Box Office, Inc.
24			
25	PA 1-617-057	THE WIRE: The Dickenson Aspect	Home Box Office, Inc.
26	PA 1-622-694	THE WIRE: Took	Home Box Office, Inc.
27			
28	PA 1-622-990	THE WIRE: Clarifications	Home Box Office, Inc.

1	PA 1-622-995	THE WIRE: Late Editions	Home Box Office, Inc.
2			
3	PA 1-622-993	THE WIRE: -30-	Home Box Office, Inc.
4		Rizzoli & Isles: Season Two	
5			
6	Application Pending	Rizzoli & Isles: We Don't Need Another Hero	Warner Bros. Entertainment Inc.
7	Application Pending	Rizzoli & Isles: Living Proof	Warner Bros. Entertainment Inc.
8			
9	Application Pending	Rizzoli & Isles: Sailor Man	Warner Bros. Entertainment Inc.
10	Application Pending	Rizzoli & Isles: Don't Hate The Player	Warner Bros. Entertainment Inc.
11			
12	Application Pending	Rizzoli & Isles: Rebel Without A Pause	Warner Bros. Entertainment Inc.
13	Application Pending	Rizzoli & Isles: Bloodlines	Warner Bros. Entertainment Inc.
14			
15	Application Pending	Rizzoli & Isles: Brown Eyed Girl	Warner Bros. Entertainment Inc.
16	Application Pending	Rizzoli & Isles: My Own Worst Enemy	Warner Bros. Entertainment Inc.
17			
18	Application Pending	Rizzoli & Isles: Gone Daddy Gone	Warner Bros. Entertainment Inc.
19	Application Pending	Rizzoli & Isles: Remember Me	Warner Bros. Entertainment Inc.
20	Application Pending	Rizzoli & Isles: Can I Get A Witness?	Warner Bros. Entertainment Inc.
21			
22	Application Pending	Rizzoli & Isles: He Ain't Heavy, He's My Brother	Warner Bros. Entertainment Inc.
23	Application Pending	Rizzoli & Isles: Seventeen Ain't So Sweet	Warner Bros. Entertainment Inc.
24			
25	Application Pending	Rizzoli & Isles: Don't Stop Dancing, Girl	Warner Bros. Entertainment Inc.
26	Application Pending	Rizzoli & Isles: Burning Down The House	Warner Bros. Entertainment Inc.
27			
28		True Blood: Season Four	

1	PA 1-747-825	True Blood: She's Not There	Home Box Office, Inc.
2			
3	PA 1-747-826	True Blood: You Smell Like Dinner	Home Box Office, Inc.
4			
5	PA 1-748-869	True Blood: If You Love Me, Why Am I Dyin?	Home Box Office, Inc.
6			
7	PA 1-795-196	True Blood: I'm Alive And On Fire	Home Box Office, Inc.
8			
9	PA 1-795-199	True Blood: ME And The Devil	Home Box Office, Inc.
10			
11	PA 1-751-681	True Blood: I Wish I Was The Moon	Home Box Office, Inc.
12			
13	PA 1-756-282	True Blood: Cold Grey Light Of Dawn	Home Box Office, Inc.
14			
15	PA 1-756-538	True Blood: Spellbound	Home Box Office, Inc.
16			
17	PA 1-756-541	True Blood: Let's Get Out Of Here	Home Box Office, Inc.
18			
19	PA 1-756-540	True Blood: Burning Down The House	Home Box Office, Inc.
20			
21	PA 1-765-849	True Blood: Soul Of Fire	Home Box Office, Inc.
22			
23	PA 1-765-827	True Blood: And When I Die	Home Box Office, Inc.
24			
25		Entourage: Season Eight	
26			
27	PA 1-751-680	Entourage: Home Sweet Home	Home Box Office, Inc.
28			
	PA 1-751-679	Entourage: Out With A Bang	Home Box Office, Inc.
	PA 1-759-114	Entourage: One Last Shot	Home Box Office, Inc.
	PA 1-759-119	Entourage: Whiz Kid	Home Box Office, Inc.
	PA 1-759-118	Entourage: Motherf*cker	Home Box Office, Inc.
	PA 1-764-686	Entourage: The Big Bang	Home Box Office, Inc.

PA 1-765-845	Entourage: Second To Last	Home Box Office, Inc.
PA 1-765-833	Entourage: The End	Home Box Office, Inc.
	THE BIG BANG THEORY: Season Four	
PA 1-801-541	THE BIG BANG THEORY: The Robotic Manipulation	Warner Bros. Entertainment Inc.
PA 1-801-374	THE BIG BANG THEORY: The Cruciferous Vegetable Amplification	Warner Bros. Entertainment Inc.
PA 1-801-411	THE BIG BANG THEORY: The Zazzy Substitution	Warner Bros. Entertainment Inc.
PA 1-801-531	THE BIG BANG THEORY: The Hot Troll Deviation	Warner Bros. Entertainment Inc.
PA 1-801-539	THE BIG BANG THEORY: The Desperation Emanation	Warner Bros. Entertainment Inc.
PA 1-801-425	THE BIG BANG THEORY: The Irish Pub Formulation	Warner Bros. Entertainment Inc.
PA 1-801-527	THE BIG BANG THEORY: The Apology Insufficiency	Warner Bros. Entertainment Inc.
PA 1-801-375	THE BIG BANG THEORY: The 21-Second Excitation	Warner Bros. Entertainment Inc.
PA 1-801-519	THE BIG BANG THEORY: The Boyfriend Complexity	Warner Bros. Entertainment Inc.
PA 1-801-401	THE BIG BANG THEORY: The Alien Parasite Hypothesis	Warner Bros. Entertainment Inc.
PA 1-801-430	THE BIG BANG THEORY: The Justice League Recombination	Warner Bros. Entertainment Inc.
PA 1-801-421	THE BIG BANG THEORY: The Bus Pants Utilization	Warner Bros. Entertainment Inc.
PA 1-801-538	THE BIG BANG THEORY: The Love Car Displacement	Warner Bros. Entertainment Inc.
PA 1-801-521	THE BIG BANG THEORY: The Thespian Catalyst	Warner Bros. Entertainment Inc.
PA 1-801-406	THE BIG BANG THEORY: The Benefactor	Warner Bros. Entertainment Inc.

	Factor	
PA 1-801-403	THE BIG BANG THEORY: The Cohabitation Formulation	Warner Bros. Entertainment Inc.
PA 1-801-524	THE BIG BANG THEORY: The Toast Derivation	Warner Bros. Entertainment Inc.
PA 1-801-407	THE BIG BANG THEORY: The Prestidigitation Approximation	Warner Bros. Entertainment Inc.
PA 1-801-534	THE BIG BANG THEORY: The Zarnecki Incursion	Warner Bros. Entertainment Inc.
PA 1-801-522	THE BIG BANG THEORY: The Herb Garden Germination	Warner Bros. Entertainment Inc.
PA 1-801-382	THE BIG BANG THEORY: The Agreement Dissection	Warner Bros. Entertainment Inc.
PA 1-801-424	THE BIG BANG THEORY: The Wildebeest Implementation	Warner Bros. Entertainment Inc.
PA 1-801-540	THE BIG BANG THEORY: The Engagement Reaction	Warner Bros. Entertainment Inc.
PA 1-801-517	THE BIG BANG THEORY: The Roommate Transmogrification	Warner Bros. Entertainment Inc.
	CHUCK: Season Five	
PA 1-800-005	CHUCK: Chuck Versus The Zoom	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus The Bearded Bandit	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus The Frosted Tips	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus The Business Trip	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus The Hack Off	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus The Curse	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus The Santa Suit	Warner Bros. Entertainment Inc.

Application Pending	CHUCK: Chuck Versus The Baby	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus The Kept Man	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus Bo	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus The Bullet Train	Warner Bros. Entertainment Inc.
Application Pending	CHUCK: Chuck Versus Sarah	Warner Bros. Entertainment Inc.
PA 1-800-007	CHUCK: Chuck Versus The Goodbye	Warner Bros. Entertainment Inc.